(7) Group 7: Categories A and B, and individuals in category E who are included in that category (in accordance with §435.134 of this chapter) because they received AABD in August 1972 or would have been eligible to receive AABD for that month if they had applied or had not been institutionalized. This option is available only to those States that had an AABD program as of December 31, 1973.

[56 FR 38081, Aug. 12, 1991]

§ 407.43 Buy-in groups available to Puerto Rico, Guam, the Virgin Islands, and American Samoa.

- (a) Categories included in buy-in groups. The buy-in groups that are available to Puerto Rico, Guam, the Virgin Islands, and American Samoa, which are not covered by the SSI program, are described in paragraph (b) of this section in terms of the following categories:
- (1) Category A: Individuals receiving OAA, AB, APTD, or AFDC.
- (2) Category B: Individuals who, under the Act or any other provision of Federal law, are treated, for Medicaid eligibility purposes, as though they were receiving AFDC.
- (3) Category C: Individuals who, in accordance with §436.112 of this chapter, are covered under the State's Medicaid plan despite the increase in social security benefits provided by Public Law 92–336.
- (4) Category D: Individuals who are Qualified Medicare Beneficiaries. 1
- (5) Category E: All other individuals who are eligible for Medicaid.
- (b) Buy-in groups available. Puerto Rico, Guam, the Virgin Islands, and American Samoa may choose any of the following coverage groups:
 - (1) *Group 1:* Categories A through E.
 - (2) Group 2: Categories A through D.
 - (3) Group 3: Categories A through C.
- (4) *Group 4:* Individuals in category D, and individuals in categories A and B who are not social security or railroad retirement beneficiaries.
- (5) *Group 5:* Individuals in categories A and B who are not social security or railroad retirement beneficiaries.
- $^{\text{l}}\textsc{Rules}$ for buy-in for premium hospital insurance for QMBs are set forth in §406.26 of this chapter.

- (6) Group 6: Individuals in category D, individuals in category A who are receiving OAA, and individuals in category C who are included in that category (in accordance with §436.112 of this chapter) because they received OAA for August 1972 or would have been eligible to receive OAA for that month if they had applied or had not been institutionalized.
- (7) Group 7: Individuals in category A who are receiving OAA, and individuals in category C who are included in that category (in accordance with § 436.112 of this chapter) because they received OAA for August 1972 or would have been eligible to receive OAA for that month if they had applied or had not been institutionalized.
- (8) Group 8: Individuals in category D and individuals in category A who are receiving OAA and are not social security or railroad retirement beneficiaries.
- (9) Group 9: Individuals in category A who are receiving OAA and are not social security or railroad retirement beneficiaries.

[56 FR 38082, Aug. 12, 1991]

§ 407.45 Termination of State buy-in agreements.

- (a) Termination by the State—(1) Termination after advance notice. A State may terminate its buy-in agreement after giving HCFA 3 months, advance notice.
- (2) Termination without advance notice. A State may terminate its buy-in agreement without advance notice if—
- (i) The State gives HCFA written certification to the effect that it is no longer legally able to comply with one or more of the provisions of the agreement; and
- (ii) Submits a supporting opinion from the appropriate State legal officer, if HCFA requests such an opinion.
- (b) Termination by HCFA. If HCFA, after giving the State notice and opportunity for hearing, finds that the State has failed to comply substantially with one or more of the provisions of the agreement, other than the requirement for timely payment of premiums, HCFA will give the State written notice to the effect that the agreement will terminate on the date indicated in the notice unless, before that date, HCFA finds that there is no